

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

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PETERSEN ENERGÍA INVERSORA, :
S.A.U. and PETERSEN ENERGÍA, S.A.U., :
Plaintiffs, : Case No.: 1:15-CV-02739 (LAP)
: :
v. :
: :
ARGENTINE REPUBLIC and YPF S.A., :
: :
Defendants.
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ETON PARK CAPITAL MANAGEMENT, :
L.P., ETON PARK MASTER FUND, LTD., :
ETON PARK FUND, L.P., : Case No.: 1:16-CV-08569 (LAP)
: :
Plaintiffs, : DECLARATION OF ELIZABETH A.
: : CASSADY IN SUPPORT OF MOTION
v. : TO WITHDRAW AS COUNSEL OF
: : RECORD
ARGENTINE REPUBLIC and YPF S.A., :
: :
Defendants.
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I, Elizabeth A. Cassady, hereby declare as follows:

1. I am a member of the bar of this Court and Special Counsel at Sullivan & Cromwell LLP, counsel to Defendant the Argentine Republic (the “Republic”) in the above-captioned actions.
2. I submit this Declaration in Support of my Motion to Withdraw as Counsel of Record pursuant to Local Civil Rule 1.4.
3. I am leaving my position as Special Counsel at Sullivan & Cromwell LLP.
4. There will be no prejudice to the Republic by my withdrawal because the Republic

will continue to be represented by Sullivan & Cromwell LLP.

5. I am not asserting a retaining or charging lien in this matter.

6. Based on the foregoing, it is respectfully requested that I be permitted to withdraw as counsel in these actions.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Washington, DC on April 30, 2020.

April 30, 2021

/s/ Elizabeth A. Cassady

Elizabeth A. Cassady
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*Withdrawing Attorney for the Argentine
Republic*